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AUG 20 2012

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Governor

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CHRIS CHRISTIE

August 13, 2012

### **Electronically Filed**

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12<sup>th</sup> Street, SW Washington, DC 20554

Re: I/M/O Comcast Cable Communications, LLC

For a Determination of Effective

Competition in Mullica and Weymouth, New Jersey

Docket Nos. CSR-8654-E; MB 12-163

Dear Secretary Dortch:

Enclosed for filing are Comments in Opposition to Petition on behalf of the New Jersey Division of Rate Counsel in connection to the above reference matter.

These Comments are electronically filed through the Commission's Electronic Filing system.

Very truly yours,

Stefanie A. Brand

Director, Division of Rate Counsel

By:

ose/Rivera-Benitez, Esq.

Assistant Deputy Rate Counsel

CC: Service List

I/M/O Comcast Cable Communications, LLC for a Determination of Effective Competition in Mullica and Weymouth, New Jersey

Docket No. CSR-8654-E; MB 12-163

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Frederick W. Giroux, Esq. Davis Wright Tremaine, LLP 1919 Pennsylvania Avenue, N.W. Suite 800 Washington, DC 20006 Before the FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C.

In the Matter of:

Comcast Cable Communications, LLC
On behalf of its subsidiaries and affiliates

For a Determination of Effective Competition in

CSR 8654-E

To: Secretary, Federal Communications Commission Chief, Media Bureau

Mullica and Weymouth, New Jersey

# COMMENTS IN OPPOSITION TO PETITION ON BEHALF OF THE NEW JERSEY DIVISION OF RATE COUNSEL

The New Jersey Division of Rate Counsel ("Rate Counsel")<sup>1</sup> submits the within comments in opposition to the above-captioned Petition filed on behalf of Comcast Cable Communications, LLC ("Comcast") with the Federal Communication Commission ("FCC") Media Bureau ("Bureau") for a declaration of effective competition in the Mullica and Weymouth franchise areas in New Jersey.<sup>2</sup> Rate Counsel opposes the Petition because it is based on unreliable and incomplete data and hence, fails to rebut the presumption that effective competition does not exist in the franchise areas considered

Rate Counsel is authorized to represent the public interest of New Jersey public utility and cable television service consumers before State and Federal regulatory bodies. See N.J.S.A. 52: 27 EE - 48, 55.

<sup>&</sup>lt;sup>2</sup>/ See Public Notice Report No. 376, Special Relief and Show Cause Petitions dated June 22, 2012. Rate Counsel obtained the consent of Comcast extending the time to file comments until August 12, 2012.

here. As a result, the Petition should be denied allowing the Local Franchise Authority ("LFA")<sup>3</sup> to retain the authorization to regulate the cable carrier's basic service tier rates to protect ratepayers from unfettered rate increases.

# **LEGAL ARGUMENT**

# COMCAST FAILS TO SATISFY THE COMPETING PROVIDER TEST

Comcast has failed to sustain its burden of proof to rebut the presumption against the existence of effective competition in the subject franchises claimed under the competing provider test. The household data and satellite penetration data it submits are neither contemporaneous to one another nor current as of the filing date. Additionally, the underlying data supporting the results of its zip code/satellite penetration analysis is not provided for examination, thus thwarting the ability to probe Comcast's conclusions. Furthermore, the limited data relied upon is misleading and flawed. As a result of these deficiencies, Rate Counsel submits that Comcast has failed to sustain its burden of proof for the respective franchises to satisfy the statutory criteria for a declaration of effective competition. Therefore, the Petition should be denied.

Section 543 of the Communications Act of 1934, as amended by Section 623 of the Telecommunications Act of 1996,<sup>4</sup> provides that subscriber rates of cable television systems are subject to either local or federal regulation where effective competition is absent.<sup>5</sup> The Comcast franchises at issue here are currently subject to the regulatory jurisdiction of the Local Franchise Authority ("LFA") for the State of New Jersey, the

In New Jersey, the LFA is the New Jersey Board of Public Utilities, Office of Cable Television, see N.J.S.A. 48:5A-2, et. seq.

<sup>&</sup>lt;sup>4</sup>/ Pub. L. No. 104, 100 Stat. 56, approved February 8, 1996, codified at 47 U.S.C. § 151 et seq.

<sup>&</sup>lt;sup>5</sup>/ 47 U.S.C. § 543(a)(2).

New Jersey Board of Public Utilities ("Board"), based on the FCC's certification that effective competition is not present there. Under FCC rules, a cable operator who claims that effective competition exists in a particular franchise, and seeks to rebut the statutory presumption against the existence of effective competition, must satisfy one of four tests set forth in Section 76.905(b) of the Commission's rules. The statutory burden of proof rests exclusively with the cable operator to rebut the presumption by competent evidence.

Comcast invokes the competing provider test for the claim that the two subject franchises are subject to effective competition as of the date of filing. Under this test, a cable operator must provide competent evidence demonstrating that a franchise is subject to effective competition because the franchise is: (1) served by at least two unaffiliated multichannel video programming distributors ("MVPDs"), each of which offers comparable programming to at least 50 percent of the households in the franchise area; and (2) the number of households subscribing to multichannel video programming other than the largest multichannel video programming distributor exceeds 15 percent of the households in the franchise area.<sup>8</sup> A finding of effective competition exempts a cable operator from rate regulation.<sup>9</sup> Here, Comcast has the burden of proof and must

<sup>&</sup>lt;sup>6</sup>/ 47 *C.F.R.* § 76.905(b).

Regardless of whether an effective competition is contested or not, the cable operator's failure to sustain the burden of proof must result in denial and dismissal of the Petition. See Cox Southwest Holdings, LP, ten Unopposed Petitions for Determination of Effective Competitions in 17 Local Franchise Areas, CSR 6877-E, etc., DZ 07-933 (Released March 2, 2007); I/M/O Time Warner Entertainment Co. LP, CSR 5136-E, DA 99-234 (Released January 26, 1999).

<sup>&</sup>lt;sup>8</sup>/ 47 U.S.C. § 623(1)(1)(B); See also, 47 C.F.R. §76.905(b)(2).

<sup>&</sup>lt;sup>9</sup>/ 47 C.F.R. § 76.905.

affirmatively demonstrate that at the time of filing each claimed franchise was subject to effective competition by satisfaction of the competing provider test.<sup>10</sup>

Comcast asserts that it meets the competing provider test because direct broadcast satellite ("DBS") service (from providers DirecTV and DISH Network) is readily available in the two franchises and that satellite subscribership in each franchise exceeds fifteen percent of the households in each franchise. Comcast relies on the 2010 Census for the number of households for its calculation to show that satellite penetration in the two franchises exceeds the statutory 15% threshold. Although Comcast avers it is the largest MVPD servicing the Mullica franchise, as for the Weymouth franchise area it admits it is not the largest MVPD. Hence, application of the competing provider test for the Weymouth franchise is inappropriate. Moreover, the Weymouth franchise was the subject of an earlier Petition seeking effective competition, CSR-7869-E, granted February 18, 2009.

Comcast relies on a satellite subscriber count as of February 29, 2012, although the Petition was filed on June 12, 2012. On its face, neither the household data nor the satellite subscriber data can accurately reflect the number of households and satellite subscribers in each franchise in June 2012 when the Petition was filed, as the household data and satellite data are not contemporaneous to one another as of the time of filing. The need for contemporaneous data is apparent because if the Petition is granted, the revocation of regulatory authority is effective retroactive to the date the Petition was

<sup>&</sup>lt;sup>10</sup>/ See In re C-Tec Cable Systems of Michigan, Inc., 10 F.C.C.R. 1735, 1736 (1995); See also, Implementation of Sections of the Cable Television Consumer Protection and Competition Act of 1992, 8 FCC Rcd. 5631, 5669-70 (1993) ("Report and Order").

<sup>11/</sup> Petition at 2-8.

<sup>12/</sup> Petition at 7.

filed. Evidence in support of the Petition, therefore, should consist of franchise household data and satellite penetration data that show the alleged competitive conditions as of the filing date. The data submitted by Comcast fails to provide the support necessary to conclude that in June 2012 satellite subscribership in the subject franchises exceeded 15% of the households in each franchise.

Comcast's reliance upon satellite penetration data and household data that are not reasonably contemporaneous in time to the filing date is insufficient to show that effective competition was present at the time of filing. 13 See, I/M/O Cable Operator's Petitions for Reconsideration and Revocation of Franchising Authorities' Certifications to Regulate Basic Cable Service Rates, 9 FCC Rcd 3656 (1994) ¶ 3. In opposing an LFA's certification to regulate, cable operators must rely on competitive subscriber data as of the time of the certification, but no earlier than two months before the request for certification was filed. Similarly, the data submitted in support of a petition for a determination of effective competition should be supported by data similarly contemporaneous to the date the petition is filed. A "complete when filed" requirement is necessary in order to weigh supporting data of even date. Fundamental due process compels application of a requirement that reasonably contemporaneous data be supplied at the time of filing. 14 If a "complete when filed" rule is not applied, the resulting decision is arbitrary and capricious, as the decision would rely on data of disparate timeframes. In this connection, Rate Counsel incorporates by reference arguments

<sup>&</sup>lt;sup>13</sup>/ See, I/M/O Cable Operator's Petitions for Reconsideration and Revocation of Franchising Authorities' Certifications to Regulate Basic Cable Service Rates, 9 FCC Rcd 3656 (1994) ¶ 3.

<sup>&</sup>lt;sup>14</sup>/ Id. See also, Opposition of Rate Counsel, dated December 2, 2004, I/M/O Petition Service Electric of New Jersey for a Determination of Effective Competition in Morris County, Sussex County, and Warren County, CSR-6404-E.

submitted in its Applications for Review currently pending before the Commission, in support of Rate Counsel's position on the need to apply a reasonably contemporaneous data standard.<sup>15</sup>

In addition, the satellite subscriber data submitted by Comcast does not account for any cancellations in the months that elapsed between the survey and the filing of the Petition. This time lag undermines the reliability of the satellite penetration data. Publicly available declarations by DirectTV and Dish to the Securities and Exchange Commission, Quarterly Reports for 2012, show adverse fluctuations in subscribership as of March 2012. The impact of such fluctuations on the subject franchises is not evident in this matter. The data submitted by Comcast fails to recognize the impact of this critical fact. More recent data for the 2d quarter confirms continued declines in Dish and DirectTV subscribership. To

Also, the Petition fails to demonstrate that either satellite carrier provides a basic service tier that includes public, educational and government ("PEG") channels as is required of Comcast. This disparity alone should suffice to distinguish the video service of the satellite providers from that provided by Comcast. Incomparable service does not equate with head-to-head competition. The comparability component of the Competing

See Application for Review in I/M/O Petition of Cablevision of Rockland/Ramapo, Inc. for a Determination of Effective Competition in Montvale, NJ, CSR-6537-E; Petition of CSC TKR, Inc. d/b/a Cablevision of Elizabeth for a Determination of Effective Competition in Elizabeth, NJ, CSR-6670-E; Petition of Cablevision of Warwick LLC for a Determination of Effective Competition in West Milford, NJ, CSR-6671-E, filed July 25, 2007; and Application for Review in I/M/O Cablevision of Raritan Valley, Inc., CSR 6108-E; Cablevision of New Jersey, CSR 6169-E; Cablevision of Monmouth, CSR 6176-E, filed May 14, 2004.

<sup>&</sup>lt;sup>16</sup>/ See attached Exhibit A.

<sup>&</sup>lt;sup>17</sup>/ *Id.* 

Provider Test cannot be satisfied without the provision of PEG channels by the satellite carriers as part of a basic service tier channel alignment.

Additionally, information obtained from the LFA indicates that Comcast's plant does not extend to the entire geography of any franchise at issue here. Hence, effective competition cannot be granted since such a declaration would apply to areas within the franchises that admittedly are not served by Comcast.<sup>18</sup>

Furthermore, the Petition is also deficient due to Comcast's failure to submit the analysis, maps and work papers that underlie and support the calculation of satellite penetration submitted by Comcast. Comcast only submits the results generated by Satellite Broadcasting and Communications Association ("SBCA"). The failure to disclose the underlying data deprives Rate Counsel, the Media Bureau, and interested parties of the ability to examine, challenge, and verify that the reported numbers submitted by Comcast are complete and accurate. Any mapping considered by SBCA would demonstrate the extent of Comcast's plant in each franchise per zip code referenced. Since the FCC will rely upon the data submitted by Comcast to decide compliance with the competing provider test, it is incumbent upon Comcast to supply all underlying data and analyses used to derive the numerical results it relies upon. See, American Radio Relay League, Incorporated v. Federal Communications Commission, et al., No. 06-1343, (D.C. Cir. April 25, 2008) wherein the Court of Appeals remanded an FCC decision that violated the APA due to the FCC's failure to make available for public comment certain records it relied upon in its decision. See also, Owner-Operator Independent Drivers Association, Inc., v. Federal Motor Carrier Safety Administration, et. als., 494 F.3d 188, 199 (D.C. Cir. 2007). (The APA requires that critical factual

<sup>&</sup>lt;sup>18</sup>/ See attached Exhibit B.

material used to support the agency decision must have been made public in the

proceeding and exposed for refutation. The Petitioner must submit the factual

underpinnings for the percentages claimed.) See also, Solite Corp. v. US EPA, 952 F. 2d

473, 485 (D.C. Cir. 1991) (Courts have ruled that under the APA an agency may not rely

on any information on which interested parties are not given access or the opportunity to

comment.) The underlying data from which the exhibits in the Petition were prepared

have not been submitted for examination, verification or challenge. Instead, Comcast has

submitted only the results without the underlying data. A determination that effective

competition exists without opportunity for public scrutiny of the underlying data would

be an arbitrary and capricious finding.

CONCLUSION

For the foregoing reasons, the instant Petition fails to sustain the burden of proof

to satisfy the competing provider test and hence, the Petition should be denied.

Respectfully submitted,

Stefanie A. Brand

Director,

New Jersey Division of Rate Counsel

By:

Jøse/Rivera-Benitez

Assistant Deputy Rate Counsel

New Jersey Division of Rate Counsel

Dated: August 13, 2012

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CORPORATE NEWS

ter, earnings, reports showed, about 0.2% of the roughly 100 million pay TV subscribers. Sais ford C. Bernstein estimates the overall industry shed more than 400,000 subscribers during the period when results for closely held operators are included; A sustained decline in the number of people subscribing to pay TV has ramifications for pay TV operators, and for TV chames, most of which share in the fees paid by subscribers. Big entertainment companies generate much of their profits from subscription fees paid to TV chames.

channels.

TV executives so far are divided on cord-cutting. Some, such as Dials Network Corp. Chairman Charlie Ergen, acknowledge that people are switching to cheaper alternatives. He even cites his own children's behavior as proof. Others, particularly on the entertainment side, dismiss the idea. The debate has influenced negotive hous between pay-TV operators and channel owners over fees, such as the recent blowup between DirecTV and Viacom Inc. as operators warn that demands for higher fees could fuel cord-

The second-quarter numbers

TO THE STATE OF TH

period for pay-TV operators, as college students disconnect their service, typically returning in the fall, companies say, Last year, and in 2010, the pay-TV industry made up for declines in the second and third quarters with gains in the first and fourth quarter is traditionally a weal

Even so, Craig Moffert, an analyst at Sanford C. Bernstein, points out that the year-on-year growth rate is below the level at which new households are being

rapidly. Amazon.com Inc.'s Prime service and Netflix Inc. offer old episodes of some popular TV shows. Google Inc.'s You Tube has made a big push to invest in creating channels of the control of the co original content. And several TV channel owners put full episodes of certain shows on websites. Prior to 2010, the pay-TV inin the past few years, the number of free or inexpensive online video options have grown

dustry never saw a quarterly subscriber decline. Since then, declines have surfaced in five different quarters, according to Bernstein research, startling an

Comcast Corp., Time Warner
Cable Inc., Cablevision Systems
Corp. and Charter Communications Inc., have let a combined
total of more than 400,000 subscribers in each second quarter
since 2010, more than double the
less-than-200,000 losses between 2002 and 2008, Bernstein's data shows.
In addition, video revenues
declined for several cable operators in the latest quarter.
Cable operators are still enjoying growth in their Internetaccess broadband business. Time
Warner Cable cad last week that

Charter Chief Executive Tom Rutledge said on Tuesday that the company has about a million customers—out of about five million total—who subscribe to broadband only. He said he sees the potential to sell that group more products as a "big oppor-tunity." In contrast, "there's a lot

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **FORM 10-Q**

(Mark One)

**QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934** 

For the quarterly period ended March 31, 2012

OR

☐ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

to

Commission file number 1-34554

## DIRECTV

(Exact name of registrant as specified in its charter)

**DELAWARE** 

26-4772533

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

2230 East Imperial Highway
El Segundo, California
(Address of principal executive offices)

90245 (Zip Code)

(310) 964-5000

(Registrant's telephone number, including area code)

N/A

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 

No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any,

#### DIRECTV

### **RESULTS OF OPERATIONS**

### Three Months Ended March 31, 2012 Compared to Three Months Ended March 31, 2011

DIRECTV U.S. Results of Operations

The following table provides operating results and a summary of key subscriber data for the DIRECTV U.S. segment:

		Three Mor					
	_	and As of 2012	Mar			Chan	
		-	n Mil	2011 lions, Exce	nt D	<u>3</u>	<u>%</u>
				r Amounts			
Revenues	\$	5,499	\$	5,145	<b>\$</b>	354	6.9%
Operating costs and expenses		-		•			
Costs of revenues, exclusive of							
depreciation and amortization expense							
Broadcast programming and other		2,441		2,200		241	11.0%
Subscriber service expenses		349		351		(2)	(0.6)%
Broadcast operations expenses		78		74		`4	5.4%
Selling, general and administrative							
expenses, exclusive of depreciation							
and amortization expense							
Subscriber acquisition costs		646		682		(36)	(5.3)%
Upgrade and retention costs		305		259		46	17.8%
General and administrative expenses		270		216		54	25.0%
Depreciation and amortization expense		372		442		(70)	(15.8)%
Total operating costs and expenses		4,461		4,224		237	5.6%
Operating profit	\$	1,038	\$	921	\$	117	12.7%
Operating profit margin		18.9%	<del>6</del>	17.9%	ό <del></del>		
Other data:							
Operating profit before depreciation and							
amortization	\$	1,410	\$	1,363	\$	47	3.4%
Operating profit before depreciation and							
amortization margin		25.6%	6	26.5%	ó		
Total number of subscribers (in thousands)		19,966		19,407		559	2.9%
ARPU	\$	91.99	\$	88.79	\$	3.20	3.6%
Average monthly subscriber churn %		1.44%	6	1.50%	ó	_	(4.0)%
L Gross subscriber additions (in thousands)		941		1,052		(111)	(10.6)%
Subscriber disconnections (in thousands)		860		868		(8)	(0.9)%
Net subscriber additions (in thousands)		81		184		(103)	(56.0)%
Average subscriber acquisition costs—per					_		
subscriber (SAC)	\$	857	\$	814	\$	43	5.3%
Capital expenditures:				100		_	<i></i>
Property and equipment		109		102		7	6.9%
Subscriber leased equipment—subscriber		1.00		104		(1.4)	(0.0)0/
acquisitions		160		174		(14)	(8.0)%
Subscriber leased equipment—upgrade		0.5		<b>CO</b>		16	23.2%
and retention Satellites		85 34		69 31		16 3	23.2% 9.7%
	_		Φ.		_		
Total capital expenditures	\$	388	\$	376	\$	12	3.2%

Subscribers. In the first quarter of 2012, net subscriber additions decreased due to lower gross additions primarily resulting from stricter credit policies, partially offset by a lower churn rate resulting from a higher number of subscribers on

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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N/A

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 
No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such

DIRECTV - Quarterly Re	port		Page 2 of 100
files). Yes 🗷 No 🗆			
	ee definitions of "large acc		ted filer, a non-accelerated filer, or r" and "smaller reporting company"
Large accelerated filer E	Accelerated filer	Non-accelerated filer   (Do not check if a smaller reporting company)	Smaller reporting company □
Indicate by check mark w	hether the registrant is a she	ell company (as defined in Rule	12b-2 of the Exchange Act). Yes

As of July 30, 2012, the registrant had outstanding 627,853,489 shares of common stock.

# DIRECTV

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#### DIRECTV

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### **RESULTS OF OPERATIONS**

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Three Months Ended June 30, 2012 Compared to Three Months Ended June 30, 2011

DIRECTV U.S. Results of Operations

The following table provides operating results and a summary of key subscriber data for the DIRECTV U.S. segment:

		Three Mon and As of				Cha	nge
	-	2012		2011		<u>s</u>	%
				Villions, E			
Revenues	\$	5.647	_	iber Amou 5,277	ints) S	370	7.0%
	Ф	3,047	Φ	3,211	Ф	370	7.070
Operating costs and expenses Costs of revenues, exclusive of							
depreciation and amortization expense							
Broadcast programming and other		2,423		2,207		216	9.8%
Subscriber service expenses		357		355		210	0.6%
Broadcast operations expenses		77		75		2	2.7%
Selling, general and administrative		′′		7.5		2	2.770
expenses, exclusive of depreciation							
and amortization expense							
Subscriber acquisition costs		614		626		(12)	(1.9)%
Upgrade and retention costs		285		298		(13)	(4.4)%
General and administrative expenses		306		270		`36 <sup>´</sup>	ì3.3%
Depreciation and amortization expense		369		430		(61)	(14.2)%
Total operating costs and expenses	*******	4,431		4,261		170	4.0%
• •	\$	1,216	\$	1,016	S	200	19.7%
Operating profit	<u> </u>				-	200	19.770
Operating profit margin		21.5%	6	19.39	6		***************************************
Other data:							
Operating profit before depreciation and	_		_		_		
amortization	\$	1,585	\$	1,446	\$	139	9.6%
Operating profit before depreciation and		00.10	,	<b>25.</b> 40	,		
amortization margin		28.1%	o	27.49	0	401	2.50/
Total number of subscribers (in thousands)	•	19,914	•	19,433	•	481	2.5%
ARPU	\$	94.40 1.53%	\$	90.58 1.59%	,\$	3.82	4.2%
Average monthly subscriber churn %			0		0	(01)	(3.8)%
Gross subscriber additions (in thousands)		863 915		954 928		(91)	(9.5)%
Subscriber disconnections (in thousands)		913		920		(13)	(1.4)%
Net subscriber additions (losses) (in		(52)		26		(78)	(300.0)%
thousands) Average subscriber acquisition costs—per		(32)		20		(70)	(300.0)/6
subscriber (SAC)	\$	848	\$	813	\$	35	4.3%
Capital expenditures:	Ψ	070	Ψ	013	Ф	33	7.570
Property and equipment		131		143		(12)	(8.4)%
Subscriber leased equipment—				145		(12)	(0.1)/0
subscriber acquisitions		118		150		(32)	(21.3)%
Subscriber leased equipment—upgrade		1.0		100		(32)	(=1.0)/0
and retention		45		76		(31)	(40.8)%
Satellites		82		17		65	382.4%
Total capital expenditures	\$	376	\$	386	\$	(10)	(2.6)%
* omi vapimi vaponaniai v	=	2,0	<b>—</b>		-	(10)	(2.0)/0

Subscribers. In the second quarter of 2012, we had net subscriber losses as compared to net subscriber additions in the

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Received & Inspectod

# **Form 10-O**

140 20 2012

(Mark One)

FCC Mail Room

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE QUARTERLY PERIOD ENDED MARCH 31, 2012.

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM

TO
.

Commission File Number: 0-26176

# **DISH Network Corporation**

(Exact name of registrant as specified in its charter)

Nevada

88-0336997

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

9601 South Meridian Boulevard
Englewood, Colorado
(Address of principal executive offices)

**80112** (Zip code)

(303) 723-1000

(Registrant's telephone number, including area code)

#### Not Applicable

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  $\square$  No  $\square$ 

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🖾 No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer 🖾

Accelerated filer

# Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS — Continued

## RESULTS OF OPERATIONS

Three Months Ended March 31, 2012 Compared to the Three Months Ended March 31, 2011.

	For the Thro Ended Ma		Variance			
Statements of Operations Data	2012	2011	Amount	%		
			usands)	***************************************		
Revenue:						
Subscriber-related revenue	\$ 3,224,465	\$ 3,199,099	\$ 25,366	0.8		
Equipment and merchandise sales, rental and other						
revenue	350,737	16,001	334,736	NM		
Equipment sales, services and other revenue - EchoStar	6,667	9,031	(2,364)	(26.2)		
Total revenue	3,581,869	3,224,131	357,738	11.1		
Costs and Expenses:						
Subscriber-related expenses	1,762,753	1,693,695	69,058	4.1		
% of Subscriber-related revenue	54.7%	52.9%	07,050	7,1		
Satellite and transmission expenses - EchoStar	109,854	108,913	941	0.9		
% of Subscriber-related revenue	3.4%	3.4%	7-11	<b>V.</b> ,		
Satellite and transmission expenses - Other	11,679	10,200	1,479	14.5		
% of Subscriber-related revenue	0.4%	0.3%	1,477	14,5		
Cost of sales - equipment, merchandise, services, rental	0.470	0.070				
and other	142,262	22,267	119,995	NM		
Subscriber acquisition costs	398,037	354,899	43,138	12.2		
General and administrative expenses	376,175	161,784	214,391	NM		
% of Total revenue	10.5%	5.0%	214,391	IAIAI		
• • • • = • • • • • • • • • • • • • • •	10.576	(340,677)	340,677	100.0		
Litigation expense	208,698	229,697	(20,999)	(9.1)		
Depreciation and amortization	3,009,458	2,240,778		34.3		
Total costs and expenses	3,009,438	2,240,778	768,680	34.3		
Operating income (loss)	572,411	983,353	(410,942)	(41.8)		
Other Income (Expense):						
Interest income	7,089	6,286	803	12.8		
Interest expense, net of amounts capitalized	(138,013)	(120,179)	(17,834)	(14.8)		
Other, net	110,282	11,633	98,649	NM		
Total other income (expense)	(20,642)	(102,260)	81,618	79.8		
Income (loss) before income taxes	551,769	881,093	(329,324)	(37.4)		
Income tax (provision) benefit, net	(191,643)	(331,767)	140,124	42.2		
Effective tax rate	34.7%	37.7%	,			
Net income (loss)	360,126	549,326	(189,200)	(34.4)		
Less: Net income (loss) attributable to	500,120	347,320	(107,200)	(57.7)		
noncontrolling interest	(184)	(68)	(116)	NM		
<u> </u>	\$ 360,310	\$ 549,394	\$ (189,084)	(34.4)		
Net income (loss) attributable to DISH Network	<u>\$ 300,310</u>	\$ J47,J74	\$ (102,004)	(34.4)		
Other Data:						
DISH Network subscribers, as of period end (in						
millions)	14.071	14.191	(0.120)	(0.8)		
DISH Network subscriber additions, gross (in millions)	0.673	0.681	(0.008)	(1.2)		
DISH Network subscriber additions, net (in millions)	0.104	0.058	0.046	79.3		
Average monthly subscriber churn rate	1.35%	1.47%	(0.12)%	(8.2)		
Average monthly revenue per subscriber ("ARPU")	\$ 76.71	\$ 75.39	\$ 1.32	1.8		
Average subscriber acquisition cost per subscriber						
("SAC")	\$ 751	\$ 725	\$ 26	3.6		
( )		- ,		2.0		

# **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Received & Inspected

AUG 202012

**Form 10-Q** 

FCC Mail Room

(Mark One)

X **OUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE** SECURITIES EXCHANGE ACT OF 1934 FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2012.

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 FOR THE TRANSITION PERIOD FROM

Commission File Number: 0-26176

# **DISH Network Corporation**

(Exact name of registrant as specified in its charter)

Nevada

(State or other jurisdiction of incorporation or organization)

88-0336997

(I.R.S. Employer Identification No.)

9601 South Meridian Boulevard Englewood, Colorado (Address of principal executive offices)

80112

(Zip code)

(303) 723-1000 (Registrant's telephone number, including area code)

Not Applicable

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 🗵 No 🛘

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🗵 No □

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer X

Accelerated filer

	Non-accelerated filer □ (Do not check if a smaller reporting company)	Smaller reporting company □
	Indicate by check mark whether the registrant is a shell company No ☒	(as defined in Rule 12b-2 of the Exchange Act). Yes
sto	As of August 1, 2012, the registrant's outstanding common stock and 238,435,208 shares of Class B common stock.	c consisted of 268,329,291 shares of Class A common

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# Item 2.MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

You should read the following discussion and analysis of our financial condition and results of operations together with the condensed consolidated financial statements and notes to the financial statements included elsewhere in this quarterly report. This management's discussion and analysis is intended to help provide an understanding of our financial condition, changes in financial condition and results of our operations and contains forward-looking statements that involve risks and uncertainties. The forward-looking statements are not historical facts, but rather are based on current expectations, estimates, assumptions and projections about our industry, business and future financial results. Our actual results could differ materially from the results contemplated by these forward-looking statements due to a number of factors, including those discussed in our Annual Report on Form 10-K for the year ended December 31, 2011, our Quarterly Report on Form 10-Q for the three months ended March 31, 2012 and this Quarterly Report on Form 10-Q under the caption "Item 1A. Risk Factors."

#### **EXECUTIVE SUMMARY**

#### Overview

DISH lost approximately 10,000 net subscribers during the three months ended June 30, 2012, compared to a loss of approximately 135,000 net subscribers during the same period in 2011. This decrease in the number of net subscribers lost versus the same period in 2011 resulted from higher gross new subscriber activations and a lower churn rate. Higher gross new subscriber activations were primarily due to increased advertising associated with our Hopper set-top box during the second quarter 2012. During the three months ended June 30, 2012, DISH added approximately 665,000 gross new subscribers compared to approximately 572,000 gross new subscribers during the same period in 2011, an increase of 16.3%.

Our average monthly subscriber churn rate for the three months ended June 30, 2012 was 1.60% compared to 1.67% for the same period in 2011. While churn improved compared to the same period in 2011, increased competitive pressures could increase churn in the future. Our churn rate is also impacted by, among other things, the credit quality of previously acquired subscribers, our ability to consistently provide outstanding customer service, and our ability to control piracy.

Our gross new subscriber activations continue to be negatively impacted by increased competitive pressures, including aggressive marketing and discounted promotional offers. In addition, telecommunications companies continue to grow their customer bases. Our gross new subscriber activations continue to be adversely affected by sustained economic weakness and uncertainty, including, among other things, the weak housing market and lower discretionary spending.

DISH added approximately 94,000 net subscribers during the six months ended June 30, 2012, compared to a loss of approximately 77,000 net subscribers during the same period in 2011. The increase versus the same period in 2011 primarily resulted from a decrease in our average monthly subscriber churn rate and higher gross new subscriber activations due to increased advertising associated with our Hopper set-top box. Our average monthly subscriber churn rate for the six months ended June 30, 2012 was 1.48% compared to 1.57% for the same period in 2011. Our churn rate was positively impacted in part because we did not have a programming package price increase in the first quarter 2012, but did during the same period in 2011. During the six months ended June 30, 2012, DISH added approximately 1.338 million gross new subscribers compared to approximately 1.253 million gross new subscribers during the same period in 2011, an increase of 6.8%.

"Net income (loss) attributable to DISH Network" for the three and six months ended June 30, 2012 was \$226 million and \$586 million, respectively, compared to \$335 million and \$884 million, respectively, for the same periods in 2011. During the three months ended June 30, 2012, "Net income (loss) attributable to DISH Network" decreased primarily due to higher subscriber-related expenses from higher programming costs, increased advertising associated with our Hopper set-top box and \$68 million of depreciation expense related to the 148 degree orbital location during the second quarter 2012. See Note 7 in the Notes to the Condensed Consolidated Financial Statements for further discussion. During the six months ended June 30, 2012, "Net income (loss) attributable to DISH Network" decreased primarily due to higher subscriber-related expenses from higher programming costs, increased advertising associated with our Hopper set-top box, a reversal of our accrued expenses related to the TiVo Inc. settlement during 2011 and \$68 million of depreciation expense related to the 148 degree orbital location during

# EXHIBIT B

# Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C.

In the Matter of:	Received & Inspected
() Comcast Cable Communications, LLC	AUG 202012
On behalf of its subsidiaries and affiliates )	FCC Mail Room
) For a Determination of Effective Competition in )	MB 12-163
Mullica and Weymouth, New Jersey )	CSR 8654-E

# Certification in Support of Opposition on Behalf of The New Jersey Division of Rate Counsel

- I, JOSE RIVERA-BENITEZ, of full age, certify as follows:
  - I am a duly licensed attorney in good standing in the State of New Jersey. I am
    employed as an Assistant Deputy Rate Counsel in the New Jersey Division of
    Rate Counsel. This certification is submitted in support of arguments made by
    Rate Counsel in opposition to this Petition.
  - 2. In preparation for comments in opposition to this Petition, I sought information from the New Jersey Board of Public Utilities' Office of Cable Television ("OCTV"), the Local Franchise Authority, concerning the franchises that are the subject of this matter. Additionally, I sought information directly from the respective communities involved in this Petition that would either confirm or dispute the assertions made by Comcast Cable Communications LLC ("Comcast").

matter are a full build out and have a 35 home per mile stipulation for service extensions beyond the primary service area. (See attached e-mail response from

3. Information obtained from OCTV relates that none of the towns involved in this

OCTV dated July 25, 2012.) Maps depicting the service territory are not publicly

available.

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Date: 8/15/12

Jose Rivera-Benitez, Esc

Assistant Deputy Rate Counsel

### Jose Rivera-Benitez

From: Furlong, William [William.Furlong@bpu.state.nj.us]

**Sent:** Wednesday, July 25, 2012 12:14 PM

To: Jose Rivera-Benitez
Cc: Gilbert, Lawanda

Subject: RE: Comcast subscriber numbers and mapping data

Jose:

Took me awhile to confirm some things, but this is what I have:

None of the nine towns are a full build and have a 35 homes per mile stipulation in the franchise for service extensions beyond the primary service area.

Comcast, like Verizon, files its maps and customer numbers on a confidential basis – therefore we can't provide them directly. They are only available through the company or you could file an OPRA request for them.

Finally, our records indicate that Lebanon Twp. was approved by the FCC effective 2/18/09 in Dkt #CSR-7868E

Hope this helps

From: Jose Rivera-Benitez [mailto:jrivera@rpa.state.nj.us]

Sent: Tuesday, July 24, 2012 1:19 PM

To: Furlong, William

Subject: Comcast subscriber numbers and mapping data

Bill:

we are looking at recent petitions for effective competition filed by Comcast and a couple of questions arise:

First, in the following franchises, does Comcast plant extend to the entire franchise? and if not are there maps that provide the perimeter?

Second, for the same franchises, what is the most current known Comcast subscriber numbers?

The franchises are:

Hampton Borough
Independence
Lebanon
Mansfield Township
Washington Borough
Washington Township (Morris County)
Washington Township (Warren County)

Mullica Weymouth

Any information you can provide would be helpful in assessing our potential arguments.

Jose Rivera-Benitez, ESQ.
Assistant Deputy Rate Counsel
New Jersey Division of Rate Counsel
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Newark, New Jersey 07101
irivera@rpa.state.nj.us
(973) 648-2690 Ext. 7121
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